TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE Transcriber's Office

May 4, 1999 LB 36, 87A, 144, 179, 870 LR 96

would just say that just judging...and again, since I was not at the earlier TERC hearing, I'm just under the impression that the tone of that hearing was that if the TERC was a judge and Douglas County was the accused, and it was in the nature of an order to show cause, the TERC basically said to Douglas County, let's bring the guilty prisoner in here so we can give him a fair trial. And that just isn't possible. And so that's why I'm glad that we were able to have this discussion. There was an agreement earlier that we were going to discuss this matter and I was going to withdraw my amendment, and I would do so at this time.

PRESIDENT MAURSTAD: The amendment is withdrawn.

CLERK: Mr. President, the next amendment I have...Senator Quandahl, I have your AM1619 in front of me.

SENATOR QUANDAHL: I would withdraw that also. Thank you.

PRESIDENT MAURSTAD: The amendment is withdrawn.

CLERK: I have nothing further pending to LB 36, Mr. President.

PRESIDENT MAURSTAD: Senator Smith.

SENATOR SMITH: Mr. President, I move the advancement of LB 36 to E & R for engrossing.

PRESIDENT MAURSTAD: The question is the advancement of LB 36 to E & R. Those in favor say aye; those opposed nay. The bill is advanced. Items for the record?

CLERK: Mr. President, thank you. I have amendments from Senator Hilgert to LB 179, Senator Bohlke to LB 144, Senator Wickersham to LB 87A, Senator Beutler to LB 870, and Senator Beutler and Schrock to LB 870. In addition, Mr. President, one more study resolution tonight, LR 96 by Senator Suttle will be referred to the board, Mr. President. (See pages 1843-1847 of the Legislative Journal.)

PRESIDENT MAURSTAD: Mr. Clerk.